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UNITED STATES BANKRUPTCY COURT DISTRICT OF ARIZONA

In re LIND	A CAROL BOURLAND	Case No. CHAPTER 13 PLAN AND APPLICATION FOR PAYMENT OF ADMINISTRATIVE EXPENSES
1603	Debtor(s). xxx-xx-0022 6 N. 11TH AVE. #1035 ENIX, AZ 85023	 ☑ Original ☑ Amended ☑ Modified ☑ Plan payments include post-petition mortgage payments
joint o paymo applic	en objection by the deadline set forth in a Notice of Date to lease, then "Debtor" means both Debtors. This plan does not allowent on your claim, you must file a proof of claim with the Bankr	ruptcy Court, even if this Plan provides for your debt. The ice of Commencement of Case. Except as provided in § 1323(c),
	If this is an Amended or Modified Plan, the reasons for filing t	his Amended or Modified Plan are:
(A)	Plan Payments and Property to be Submitted to the Plan.	
	(1) Plan payments start on SEPTEMBER 18, 2010 . The De	ebtor shall pay the Trustee as follows:
	\$_230.00 each month for month 1 through month 12 \$_500.00 each month for month 13 through month 6	
	The proposed plan duration is <u>60</u> months. The applicab	le commitment period is 60 months. Section 1325(b)(4).
	(2) In addition to the plan payments, Debtor will submit the fo	ollowing property to the Trustee: -NONE-
(B)	Trustee's Percentage Fee. Pursuant to 28 U.S.C. § 586(e), the	e Trustee may collect the percentage fee from all payments and

property received, not to exceed 10%.

2:10-bk-26419

- (C) <u>Treatment of Administrative Expenses, Post-Petition Mortgage Payments and Claims</u>. Except adequate protection 4 1 9 payments under (C)(1), post-petition mortgage payments under (C)(4), or as otherwise ordered by the Court, the Trustee will make disbursements to creditors after the Court confirms this Plan. Unless otherwise provided in Section (J), disbursements by the Trustee shall be pro rata by class (except adequate protection payments) and made in the following order:
 - (1) Adequate protection payments. Section 1326(a)(1)(C) requires adequate protection payments to be made to creditors secured by personal property. Pursuant to Local Bankruptcy Rule 2084-6, the Trustee is authorized to make preconfirmation adequate protection payments to the certain secured creditors without a Court order, provided the claim is properly listed on Schedule D, the creditor files a secured proof of claim that includes documentation evidencing a perfected security agreement, and the debtor or creditor sends a letter to the Trustee requesting payment of preconfirmation adequate protection payments. The Trustee will apply adequate protection payments to the creditor's secured claim. After confirmation, unless the Court orders otherwise, adequate protection payments will continue in the same amount until claims to be paid before these claimants are paid in full, unless the confirmed plan or a court order specifies a different amount. If a secured creditor disagrees with the amount of the proposed adequate protection payments or the plan fails to provide for such payments, the creditor may file an objection to confirmation of this plan, file a motion pursuant to §§ 362, 363, or do both.

Creditor HONDA FINANCIAL SERVICES	Property Description 2010 HONDA ACCORD 7,400 MILES	Monthly Amount 200.00
See Section (J), Varying Provisions.		
(2) Administrative expenses. Section 50°	7(a)(2).	
	received \$_1,000.00 before filing. The balance of ication shall be paid by the Trustee. See Section (F	
(b) Other Administrative Expenses.	[Describe]	
See Section (J), Varying Provisions.		
unexpired executory contract. For a le	ease or executory contract with an arrearage to cure payments to be paid direct by the Debtor. The arrea of of claim.	e, the arrearage will be cured in the
(a) <u>Assumed</u> : Creditor & Property Description T-MOBILE - CELLULAR TELEPHONE SERVICE	Estimated Arrearage Amount 0.00	Arrearage Through Date N/A
(b) Rejected: Creditor -NONE-	Property Description	
See Section (J), Varying Provisions.		

(4) Claims Secured Solely by Security Interest in Real Property. A creditor identified in this paragraph may mail the Debtor all correspondence, notices, statements, payment coupons, escrow notices, and default notices concerning any change to the monthly payment or interest rate without such being a violation of the automatic stay. Unless stated below, Debtor is to pay post-petition payments direct to the creditor and prepetition arrearages shall be cured through the Trustee. No interest will be paid on the prepetition arrearage or debt unless otherwise stated. The arrearage amount is to be adjusted to the amount in the creditor's allowed proof of claim. Except as provided in Local Bankruptcy Rule 2084-23, if a creditor gets unconditional stay relief the actual cure amount to be paid shall be adjusted by the Trustee pursuant to the creditor's allowed proof of claim. If the Debtor is surrendering an interest in real property, such provision is in paragraph (E). The

Debtor is retaining real p	property and provides for ea	ch such debt as follows:	F		
Creditor/Servicing Agent & Property Description VILLAS AT MOON VALLEY HOA SINGLE FAMILY RESIDENCE: 16036 N. 111TH AVE. #1035, PHOENIX AZ 85023	Collateral Value & Valuation Method 160,000.00 Professional Appraisal	Post-Petition Mortgage Payments 120.00 Debtor will pay direct to creditor; or Included in Plan payment. Trustee will pay creditor.		Arrearage Through Date 08/19/10	
WELLS FARGO BANK, N.A. SINGLE FAMILY RESIDENCE: 16036 N. 111TH AVE. #1035, PHOENIX AZ 85023	160,000.00	525.00 ☐ Debtor will pay direct to creditor; or ☐ Included in Plan payment. Trustee will pay creditor.	1,200.00	08/19/10	
WELLS FARGO HOME MORTGAGE SINGLE FAMILY RESIDENCE: 16036 N. 111TH AVE. #1035, PHOENIX AZ 85023	160,000.00 Professional Appraisal	966.25 ☑ Debtor will pay direct to creditor; or ☐ Included in Plan payment. Trustee will pay creditor.	3,000.00	08/19/10	
See Section (J), Varying Provisions.					
(5) Claims Secured by Personal Property or a Combination of Real and Personal Property. Pursuant to § 1325(a), secured creditors listed below shall be paid the amount shown as the Amount to be Paid On Secured Claim, with such amount included in the Plan payments. However, if the creditor's proof of claim amount is less than the Amount to be Paid on Secured Claim, then only the proof of claim amount will be paid. Any adequate protection payments are as provided in Section (C)(1) above. If a creditor fails to file a secured claim or files a wholly unsecured claim, the debtor may delete the proposed payment of a secured claim in the order confirming plan.					

Debt Value of Collateral and Creditor & Property Description Amount Valuation Method **HONDA FINANCIAL SERVICES** 12,122.00 20,000.00 2010 HONDA ACCORD www.karpower.com 7,400 MILES

Amount to be Paid Interest Rate On Secured Claim 12,122.00 4.25

Arrearage Through Date

See Section (J), Varying Provisions.

Creditor

-NONE-

Creditor

- (6) Priority, Unsecured Claims. All allowed claims entitled to priority treatment under § 507 shall be paid in full pro rata.
 - (a) Unsecured Domestic Support Obligations. The Debtor shall remain current on such obligations that come due after filing the petition. Unpaid obligations before the petition date to be cured in the plan payments. **Estimated Arrearage Amount**

(b) Other unsecured priority claims.

Type of Priority Debt Taxes and certain other debts

Estimated Amount 2,276.09

See Section (J), Varying Provisions.

INTERNAL REVENUE SERVICE

	(7)	<i>Codebtor Claims</i> . The following codebtor claim is to be paid per the allowed claim, pro ranonpriority claims.	ta before other unkecured, 419
Cred	ditor NE-	Codebtor Name	Estimated Debt Amount
<u> </u>	See S	ection (J), Varying Provisions.	
	(8)	<i>Unsecured Nonpriority Claims</i> . Allowed unsecured, nonpriority claims shall be paid pro runder the Plan.	rata the balance of payments
	See S	ection (J), Varying Provisions.	
(D)	law ban	Retention . Secured creditors shall retain their liens until payment of the underlying debt or upon discharge, whichever occurs first. Federal tax liens shall continue to attach to propekruptcy estate under 11 U.S.C. § 541(c)(2) until the Internal Revenue Service is required to a non bankruptcy law.	erty excluded from the
	See S	ection (J), Varying Provisions.	
(E)	exc file clai	rendered Property. Debtor surrenders the following property to the secured creditor. Upon ept as otherwise ordered by the Court, bankruptcy stays are lifted as to the collateral to be so d by such creditor shall receive no distribution until the creditor files an allowed unsecured m that reflects any deficiency balance remaining on the claim. Should the creditor fail to fit sistent with this provision, the Trustee need not make any distributions to that creditor.	urrendered. Any secured claim claim or an amended proof of
Cred -NO		Property Being Surrendered	
(F)	\$_1	orney Application for Payment of Attorney Fees. Counsel for the Debtor has received a possible of the Debtor	er shall be paid from funds held
	(1)	<u>Flat Fee</u> . Counsel for the Debtor has agreed to a total sum of \$_1,000.00 to represent the perform the following services through confirmation of the plan:	Debtor. Counsel has agreed to
		All of the below, except Additional Services. Review of financial documents and information. Consultation, planning, and advice, including office visits and telephone commund Preparation of Petition, Schedules, Statement of Financial Affairs, Master Mailing Preparation and filing of Chapter 13 Plan, Plan Analysis, and any necessary amend Attendance at the § 341 meeting of creditors. Resolution of creditor objections and Trustee recommendations, and attendance at Reviewing and analyzing creditor claims for potential objections, and attendance Responding to motions to dismiss, and attendance at hearings. Responding to motions for relief from the automatic stay, and attendance at hearing Drafting and mailing of any necessary correspondence. Preparation of proposed order confirming the plan. Representation in any adversary proceedings. Representation regarding the prefiling credit briefing and post-filing education co	g List. dments. It hearings. at hearings.

	Additional Services. Counsel for the Debtor has agreed to charge a flat fee for the following additional services 419 provided to the Debtor after confirmation of the plan:
	Preparation and filing of Modified Plan \$
	Prosecuting avoidance of involuntary lien on real or personal property Fee \$750.00
	Prosecuting avoidance of voluntary lien secured by real property Fee \$1,500.00.
	All other additional services will be billed at the rate of \$_300.00_ per hour for attorney time and \$_100.00_ per hour for paralegal time. Counsel will file and notice a separate fee application detailing the additional fees and costs requested. Counsel will include <i>all</i> time expended in the case in the separate fee application.
<u> </u>	See Section (J), Varying Provisions.
	(2) <u>Hourly Fees</u> . For hourly fees to be paid as an administrative expense, counsel must file and notice a separate fee application detailing the additional fees and costs requested. The application must include all time expended in the case.
	Counsel has agreed to represent the Debtor for all services related to the Chapter 13 bankruptcy to be billed at the rate of \$_ per hour for attorney time and \$ per hour for paralegal time.
	See Section (J), Varying Provisions.
(G)	<u>Vesting</u> . Property of the estate shall vest in the Debtor upon confirmation of the Plan. The following property shall not revest in the Debtor upon confirmation: [Describe or state none]
	-NONE-
	See Section (J), Varying Provisions.
(H)	<u>Tax Returns</u> . While the case is pending, the Debtor shall provide to the Trustee a copy of any post-petition tax return within thirty days after filing the return with the tax agency. The Debtor has filed all tax returns for all taxable periods during the four-year period ending on the petition date, except: [not applicable or describe unfiled returns].
	N/A
(I)	<u>Funding Shortfall</u> . Debtor will cure any funding shortfall before the Plan is deemed completed.

- (J) <u>Varying Provisions</u>. The Debtor submits the following provisions that vary from the Local Plan Form, Sections (A) through (H):
 - (C) Payments disbursed by the Trustee shall be paid in the following order: (a) first to administrative claims, including adequate protection; (b) then to secured claims, paid pro-rata; (c) then to priority unsecured claims, paid pro-rata; (d) then to general unsecured claims, paid pro-rata.
 - (C) If a secured creditor does not file a timely objection to confirmation of the Plan then it is deemed to have accepted treatment of its claim under the Plan, irrespective of the filing of a secured proof of claim. 11 U.S.C. § 1325(a)(5)(A). In the event that a secured creditor or a priority unsecured creditor fails to file a secured/priority unsecured claim before confirmation of files a wholly unsecured claim, the Debtor may delete the proposed payment of the secured/priority unsecured claim in the order confirming the Plan with no additional fees.
 - (C)(4) Maricopa/Pinal County Treasurer: Notwithstanding the Plan provision that: "[p]repetition arrearages shall be cured through the Trustee," no funds shall be paid to the Maricopa/Pinal County Treasurer through the Plan by the Trustee, and any and all pre-petition and post-petition accrued and accruing real property taxes, including any applicable interest, shall be paid direct by the Debtor to the creditor outside the Plan.
 - (C)(5) Interest Rate: The interest rate to be paid on all secured claims listed below, unless otherwise stated, shall be the sum of the prime rate as stated below and the risk adjustment factor as stated below. The current prime rate of interest as of the date of the initial Plan is filed in this case, as reported in the Wall Street Journal (in accordance with the information reviewed at http://www.bankrate.com), is 3.25%. The risk adjustment factor under this Plan is 1.0%. The factors taken into account to determine the risk factor include the status of the debt at the time of filing (see below), prior bankruptcy filings (see the Voluntary Petition filed in this case), Plan feasibility, the nature of the security and the liquidity of same, and equal treatment of similarly situated creditors.
- (K) Plan Summary. If there is a discrepancy between paragraphs (A) (J) and paragraphs (K) (M), then the provisions of paragraphs (A) (J) and the confirmed plan control.

(1)	Trustee's compensation (10% of plan payments)	\$ 2,676.00
(2)	Ongoing post-petition mortgage payments	\$ 0.00
(3)	Administrative expenses and claims	\$ 3,000.00
(4)	Priority claims	\$ 2,276.09
(5)	Prepetition mortgage or lease arrears, or amount to cure defaults, including interest	\$ 4,440.00
(6)	Secured personal property claims, including interest	\$ 13,652.85
(7)	Amount to unsecured nonpriority claims	\$ 715.06
(8)	Total of plan payments	\$ 26,760.00

(L) Section 1325 Analysis.

(1) Best Interest of Creditors Test:

(a)	Value of Debtor's interest in nonexempt property	\$ 3,573.00
(b)	Plus: Value of property recoverable under avoiding powers	\$ 0.00
(c)	Less: Estimated Chapter 7 administrative expenses	\$ 893.25
(d)	Less: Amount to unsecured, priority creditors	\$ 2,276.09
(e)	Equals: Estimated amount payable to unsecured, nonpriority claims if Debtor filed Chapter 7	\$ 403.66

Paragraph (2) to be completed by debtors whose current monthly income exceeds the state's median income.

(2) Section 1325(b) Analysis:

(a) Monthly disposable income under § 1325(b)(2), Form B22C, Statement of Current Monthly Income \$ -190.55
(b) Applicable commitment period
(c) Section 1325(b)(2) monthly disposable income amount multiplied by 60

(M) Estimated Amount to Unsecured Nonpriority Creditors Under Plan

715.06

Dated: August 19, 2010

/s/ LCB - 0022

LINDA CAROL BOURLAND

Debtor

/s/ JDM - 026556

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